1	BEFORE THE LAND USE BOARD OF APPEALS
2	OF THE STATE OF OREGON
2 3	
4	AUTONOME ASR, LLC,
5	Petitioner,
6	
7	VS.
8	
9	CITY OF TIGARD,
10	Respondent,
11	
12	and
13	
14	MADRONA RECOVERY CENTER, INC.,
15	Intervenor-Respondent.
16	
17	LUBA No. 2017-044
18	
19	FINAL OPINION
20	AND ORDER
21	
22	Appeal from City of Tigard.
23	
24	E. Michael Connors, Portland, represented petitioner.
25	Shallon Dihala. Lalan Oranga a mammananta di maman dan t
26	Shelby Rihala, Lake Oswego, represented respondent.
27	Zoos Lunn Downey Doutland nonnegented intervenen negnondant
28	Zoee Lynn Powers, Portland, represented intervenor-respondent.
29 30	DVAN Doord Chair: DASSUAM Doord Mombor: HOI STUN Doord
30 31	RYAN, Board Chair; BASSHAM, Board Member; HOLSTUN, Board Member, participated in the decision.
32	Member, participated in the decision.
32 33	DISMISSED 08/22/2017
33 34	DISIMISSED 08/22/2017
35	You are entitled to judicial review of this Order. Judicial review is
36	governed by the provisions of ORS 197.850.
50	Soverned by the provisions of OKS 177.050.

Ryan, Board Chair. MOTION TO INTERVENE

Madrona Recovery Center, Inc., the applicant below, moves to intervene
on the side of respondent. No party opposes the motion, and it is granted.

5 MOTION TO DISMISS

6 The parties stipulate that this appeal be dismissed. Accordingly, this7 appeal is dismissed. The Board will return petitioner's \$200 deposit for costs.